Status (patented, pending abandoned)

COMBINED DECLARATION AND POWER OF ATTORNEY

As a below named inventor, I hereby declare that

Application No.

My residence, post office address and citizenship are as stated below next to my name.

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled: PROCESS FOR PRODUCING A GRAPE SEED EXTRACT HAVING A LOW CONTENT OF MONOMERIC POLYPHENOLS

| the spec | cification of which: (chec | k one) | | | | | | | |
|-------------------------------|---|---|---|---|--|--|--|--|--|
| | | REGULAR OR DESIGN | APPLICATION | | | | | | |
| | is attached hereto. | | | | | | | | |
| | was filed on as application Serial No and was amended on (if applicable). | | | | | | | | |
| | PC ⁻ | FILED APPLICATION ENTE | RING NATIONAL STAGE | | | | | | |
| \boxtimes | was described and claimed in International application No. <u>PCT/EP2004/011301</u> filed on <u>07 October, 2004</u> and as amended on <u>// (if any)</u> . | | | | | | | | |
| l hereby claims, a | v state that I have review as amended by any ame | wed and understand the contendent referred to above. | ents of the above-identified sp | pecification, including the | | | | | |
| l acknov Regulati | vledge the duty to disclosions, §1.56. | se information which is materia | ıl to patentability as defined in | Title 37, Code of Federal | | | | | |
| J | , , , , , , , , , , , , , , , , , , , | PRIORITY C | LAIM | | | | | | |
| certificat | te listed below and have | benefits under 35 USC 119 also identified below any forei plication on which priority is cla | ign application for patent or in aimed. | for patent or inventor's ventor's certificate having | | | | | |
| Country | | Application | Date of Filing | Priority | | | | | |
| | | Number | (day, month, year) | Claimed | | | | | |
| | ITALY | AN2003A000053 | 8 October 2003 | YES | | | | | |
| | | | | · | | | | | |
| l hereby applicati | claim the benefit under on(s) listed below: | Title 35, United States Code § | 119(e) of any United States pr | ovisional patent | | | | | |
| Applicat | ion No. | Filing Date | Status (patented, pending abandoned) | | | | | | |
| (Comple | ete this part only if this is | a continuing application.) | | | | | | | |
| subject manner material | matter of each of the cl provided by the first pa to patentability as define | er 35 USC 120 of any United aims of this application is not aragraph of 35 USC 112, I ared in Title 37 Code of Federal I and the national or PCT intern | disclosed in the prior United cknowledge the duty to discled Regulations §1.56 which beca | States application in the ose information which is me available between the | | | | | |

Filing Date

Docket No. 2512-1178

POWER OF ATTORNEY

The undersigned hereby authorizes the U.S. attorney or agent named herein to accept and follow instructions from **FUMERO STUDIO CONSULENZA BREVETTI** as to any action to be taken in the Patent and Trademark Office regarding this application without direct communication between the U.S. attorney or agent and the undersigned. In the event of a change in the persons from whom instructions may be taken, the U.S. attorney or agent named herein will be so notified by the undersigned.

As a named inventor, I hereby appoint the registered patent attorneys represented by Customer No. 00466 to prosecute this application and transact all business in the Patent and Trademark Office connected therewith, including: Robert J. PATCH, Reg. No. 17,355, Andrew J. PATCH, Reg. No. 32,925, Robert F. HARGEST, Reg. No. 25,590, Benoît CASTEL, Reg. No. 35,041, Thomas W. PERKINS, Reg. No. 33,027, Roland E. LONG, Jr., Reg. No. 41,949, Eric JENSEN, Reg. No. 37,855, Liam MCDOWELL, Reg. No. 44,231, and Philip A. DUBOIS, Reg. No. 50,696,

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Address all telephone calls to Young & Thompson at 703/521-2297. Telefax: 703/685-0573.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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